Exhibit M

	Certified Copy	
1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY	
2	TOR THE DISTRICT OF NEW SERSET	
3		
4	IN RE: JOHNSON & JOHNSON)	
5	TALCUM POWDER PRODUCTS) MARKETING SALES)	
6	PRACTICES, AND PRODUCTS) MDL NO.16-2738(FLW)(LHG) LIABILITY LITIGATION)	
7		
8		
9		
10		
11	VIDEO-RECORDED DEPOSITION OF	
12	WILLIAM E. LONGO, PH.D.	
13		
14	February 5, 2019	
15	10:24 a.m.	
16	10.24 a.m.	
17		
18	Suite 100 11555 Medlock Bridge Road	
19	Johns Creek, Georgia	
20		
21		
22	Frances Buono, RPR, CCR-B-791	
23		
24	Atlanta Reporters, Inc.	
25	Georgia Certified Court Reporters 866-344-0459	
	Atlanta Reporters. Inc. 866-344-0459 www.atlanta-reporter.com	

2 1 APPEARANCES OF COUNSEL 2 3 On behalf of the Plaintiffs: 4 LEE CIRSCH, Esq. The Lanier Law Firm 21550 Oxnard Street 5 3rd Floor Woodland Hills, California 91367 6 Lee.cirsch@lanierlawfirm.com 7 P. LEIGH O'DELL, Esq. 8 Beasley Allen Law Firm 9 218 Commerce Street Montgomery, Alabama 36103-4160 10 Leigh.odell@beasleyallen.com 11 MICHELLE A. PARFITT, Esq. 12 JAMES GREEN, Esq. Ashcraft & Gerel, LLP 13 1825 K. Street Suite 700 Washington, D.C. 20036 14 Mparfitt@ashcraftlaw.com 15 DENNIS M. GEIER, Esq. 16 Cohen Placitella Roth, PC 17 127 Maple Avenue Red Bank, New Jersey 07701 Dgeier@cprlaw.com 18 19 20 21 22 23 24 25 —Atlanta Reporters, Inc.———866-344-0459———www.atlanta-reporters.com—

3 1 APPEARANCES OF COUNSEL (continued) 2 3 On behalf of the Defendant, Johnson & Johnson and Johnson & Johnson Consumer 4 Inc.: 5 ALEX V. CHACHKES, Esq. NINA TROVATO, Esq. Orrick, Herrington & Sutcliffe, LLP 6 51 West 52nd Street New York, New York 10019-1642 7 Achachkes@orrick.com 8 Ntrovato@orrick.com 9 JACK N. FROST, JR., Esq. 10 Drinker Biddle & Reath LLP 600 Campus Drive 11 Florham Park, New Jersey 07932-1047 Jack.frost@dbr.com 12 13 On behalf of the Defendant, Imerys Talc America, Inc.: 14 MARK K. SILVER, Esq. 15 Coughlin Duffy, LLP 350 Mount Kemble Avenue Morristown, New Jersey 07962 16 Msilver@coughlinduffy.com 17 18 MARK A. PROST, Esq. Sandberg Phoenix & von Gontard, P.C. 600 Washington Avenue 19 15th Floor St. Louis, Missouri 63101-1313 20 Mprost@sandbergphoenix.com 21 22 23 24 25

—Atlanta Reporters, Inc.———866-344-0459———www.atlanta-reporters.com—

		4
1	APPEARANCES OF COUNSEL (continued)	
2		
3	On behalf of the Defendant, Imerys Talc America, Inc.:	
4	, ,	
5	ROBERT A. RICH, Esq. Gordon & Rees Scully Mansukhani 1111 Broadway	
6	Suite 1700	
7	Oakland, California 94607 Rrich@grsm.com	
8	On hehelf of the Defendant	
9	On behalf of the Defendant, PTI:	
10	MICHAEL ANDERTON, Esq. Tucker Ellis, LLP	
11	950 Main Avenue	
12	Suite 1100 Cleveland, Ohio 44113-7213	
13	Michael.anderton@tuckerellis.com	
14	On behalf of the Defendant, PCPC:	
15	REBECCA WOODS, Esq.	
16	Seyfarth Shaw 1075 Peachtree Street, NE	
17	Suite 2500 Atlanta, Georgia 30309	
18	Rwoods@seyfarth.com	
19	Also Present:	
20		
21	George Montiel, Videographer	
22		
23		
24		
25		
	——Atlanta Reporters, Inc.———866-344-0459———www.atlanta-rep	orters.com—

our that have been published. A number of papers
are published where it's going to be a study on
exposure. You usually have to determine what the
concentration of asbestos is in the materials before
you publish that.

- Q. Those are published in peer-reviewed literature?
 - A. Yes, sir.
- Q. Okay. But those are not finding asbestos in talc; right?
- A. No, sir. These are all construction products.
 - Q. Are you an expert in PLM?
- A. I think I know more than the average layperson.
 - Q. Are you an expert in PLM?

 MR. CIRSCH: Object to form.

THE WITNESS: Again, that's up to a judge to be an expert.

I know how the analysis is done, I could do an analysis if I -- it would take me a lot longer than what people typically do.

Q. (By Mr. Chachkes) One of the disadvantages of PLM that you cite is that it cannot resolve particles less than 1/2 micrometer; is that

Document 33106-16 PageID: 228690

360

CERTIFICATE

2

3

4

1

STATE OF GEORGIA:

COUNTY OF HALL:

5

6

7

8

9

10

11

12

13

14

15

16

17

I hereby certify that the foregoing transcript was taken down, as stated in the caption, and the questions and answers thereto were reduced to typewriting under my direction; that the foregoing pages 1 through 359 represent a true, complete, and correct transcript of the evidence given upon said hearing, and I further certify that I am not of kin or counsel to the parties in the case; am not in the regular employ of counsel for any of said parties; nor am I in anywise interested in the result of said case.

18

This, the 7th day of February, 2019.

Georgia Certified Court Reporter

19

20

21

22

23

24

25

_Atlanta Reporters, Inc._____866-344-0459_____www.atlanta-reporters.com_